109TH CONGRESS 1ST SESSION

S. 853

To direct the Secretary of State to establish a program to bolster the mutual security and safety of the United States, Canada, and Mexico, and for other purposes.

IN THE SENATE OF THE UNITED STATES

APRIL 20, 2005

Mr. Lugar introduced the following bill; which was read twice and referred to the Committee on Foreign Relations

A BILL

- To direct the Secretary of State to establish a program to bolster the mutual security and safety of the United States, Canada, and Mexico, and for other purposes.
 - 1 Be it enacted by the Senate and House of Representa-
 - 2 tives of the United States of America in Congress assembled,
 - 3 SECTION 1. SHORT TITLE.
 - 4 This Act may be cited as the "North American Coop-
 - 5 erative Security Act".
 - 6 SEC. 2. NORTH AMERICAN SECURITY INITIATIVE.
 - 7 (a) IN GENERAL.—The Secretary of State shall en-
 - 8 hance the mutual security and safety of the United States,
 - 9 Canada, and Mexico by providing a framework for better

1	management, communication, and coordination between
2	the Governments of North America.
3	(b) Responsibilities.—In implementing the provi-
4	sions of this Act, the Secretary of State shall carry out
5	all of the activities described in this Act.
6	SEC. 3. IMPROVING THE EXCHANGE OF INFORMATION ON
7	NORTH AMERICAN SECURITY.
8	(a) Report.—Not later than 6 months after the date
9	of enactment of this Act, and every 6 months thereafter,
10	the Secretary of State, in coordination with the Secretary
11	of Homeland Security and the Secretary of Defense, each
12	responsible for their pertinent areas of jurisdiction, shall
13	submit a joint report, to the congressional committees list-
14	ed under subsection (b) that contains a description of the
15	efforts to carry out this section and sections 4 through
16	7.
17	(b) Appropriate Congressional Committees
18	Defined.—The congressional committees listed under
19	this subsection are—
20	(1) the Committee on Foreign Relations of the
21	Senate;
22	(2) the Committee on Homeland Security and
23	Governmental Affairs of the Senate;
24	(3) the Committee on International Relations of
25	the House of Representatives;

1	(4) the Select Committee on Homeland Security
2	of the House of Representatives;
3	(5) the Committee on Armed Services of the
4	Senate; and
5	(6) the Committee on Armed Services of the
6	House of Representatives.
7	(c) Contents.—A report submitted under sub-
8	section (a) shall contain a description of each of the fol-
9	lowing:
10	(1) Security and the movement of
11	GOODS.—The progress of the development and ex-
12	pansion of public-private partnerships to secure the
13	supply chain of goods coming into North America
14	and expedite the movement of low-risk goods, includ-
15	ing the status of—
16	(A) the Fast and Secure Trade program
17	(referred to in this subsection as "FAST") at
18	major crossings, and the progress made in im-
19	plementing the Fast and Secure Trade program
20	at all remaining commercial crossings between
21	Canada and the United States;
22	(B) marketing programs to promote enroll-
23	ment in FAST;
24	(C) finding ways and means of increasing
25	participation in FAST; and

- 1 (D) the implementation of FAST at the 2 international border between Mexico and the 3 United States.
 - (2) Cargo Security and Movement of Goods.—The progress made in developing and implementing a North American cargo security strategy that creates a common security perimeter by enhancing technical assistance for programs and systems to support advance reporting and risk management of cargo data, improved integrity measures through automated collection of fees, and advance technology to rapidly screen cargo.
 - (3) BORDER WAIT TIMES.—The progress made by the Secretary of State, in consultation with national, provincial, and municipal governments, to—
 - (A) reduce waiting times at international border crossings through low-risk land ports of entry facilitating programs, including the status of the Secure Electronic Network for Travelers Rapid Inspection program (referred to in this section as "SENTRI") and the NEXUS program;
 - (B) measure and report wait times for commercial and non-commercial traffic at the land ports, and establish compatible perform-

1	ance standards for operating under normal se-
2	curity alert conditions; and
3	(C) identify, develop, and deploy new tech-
4	nologies to—
5	(i) further advance the shared security
6	goals of Canada, Mexico, and the United
7	States; and
8	(ii) promote the legitimate flow of
9	both people and goods across international
10	borders.
11	(4) Border infrastructure.—Efforts to
12	pursue joint investments in and protection of border
13	infrastructure, including—
14	(A) priority ports of entry;
15	(B) plans to expand dedicated lanes and
16	approaches and improve border infrastructure
17	in order to meet the objectives of FAST;
18	(C) the development of a strategic plan for
19	expanding the number of dedicated FAST lanes
20	at major crossings at the international border
21	between Mexico and the United States; and
22	(D) an inventory of border transportation
23	infrastructure in major transportation cor-
24	ridors.

1	(5) Security clearances and document in-
2	TEGRITY.—The development of more common or
3	otherwise equivalent enrollment, security, technical,
4	and biometric standards for the issuance, authen-
5	tication, validation, and repudiation of secure docu-
6	ments, including—
7	(A) technical and biometric standards
8	based on best practices and consistent with
9	international standards for the issuance, au-
10	thentication, validation, and repudiation of trav-
11	el documents, including—
12	(i) passports;
13	(ii) visas; and
14	(iii) permanent resident cards;
15	(B) working with the Governments of Can-
16	ada and Mexico to encourage foreign govern-
17	ments to enact laws controlling alien smuggling
18	and trafficking, use, and manufacture of fraud-
19	ulent travel documents and information shar-
20	ing;
21	(C) applying the necessary pressures and
22	support to ensure that other countries meet
23	proper travel document standards and are
24	equally committed to travel document

1	verification before transit to other countries, in-
2	cluding the United States; and
3	(D) providing technical assistance for the
4	development and maintenance of a national
5	database built upon identified best practices for
6	biometrics associated with visa and travel docu-
7	ments.
8	(6) Immigration and visa management.—
9	The progress on efforts to share information on
10	high-risk individuals that might attempt to travel to
11	Canada, Mexico, or the United States, including—
12	(A) immigration lookout data on high risk
13	individuals by implementing the Statement of
14	Mutual Understanding on Information Sharing,
15	which was signed by Canada and the United
16	States in February 2003; and
17	(B) immigration fraud trends and analysis,
18	including asylum and document fraud.
19	(7) VISA POLICY COORDINATION AND IMMIGRA-
20	TION SECURITY.—The progress made by the Govern-
21	ments of Canada, Mexico, and the United States to
22	enhance North American security by cooperating on
23	visa policy and identifying best practices regarding

immigration security, including—

1	(A) enhancing consultation among visa
2	issuing officials at consulates or embassies of
3	Canada, Mexico, and the United States
4	throughout the world to share information,
5	trends, and best practices on visa flows;
6	(B) comparing the procedures and policies
7	of Canada and the United States related to vis-
8	itor visa processing, including—
9	(i) application process;
10	(ii) interview policy;
11	(iii) general screening procedures;
12	(iv) visa validity;
13	(v) quality control measures; and
14	(vi) access to appeal or review;
15	(C) converging the list of "visa waiver"
16	countries;
17	(D) providing technical assistance for the
18	development and maintenance of a national
19	database built upon identified best practices for
20	biometrics associated with immigration viola-
21	tors;
22	(E) developing and implementing a North
23	American immigration security strategy that
24	works toward the development of a common se-
25	curity perimeter by enhancing technical assist-

1	ance for programs and systems to support ad-
2	vance automated reporting and risk targeting of
3	international passengers;
4	(F) the progress made toward sharing in-
5	formation on lost and stolen passports on a
6	real-time basis among immigration or law en-
7	forcement officials of the Governments of Can-
8	ada, Mexico, and the United States; and
9	(G) the progress made by the Department
10	of State in collecting 10 fingerprints from all
11	visa applicants.
12	(8) North American visitor overstay pro-
13	GRAM.—The progress made to implement parallel
14	entry-exit tracking systems between Canada and the
15	United States—
16	(A) to share information on third country
17	nationals who have overstayed in either country;
18	and
19	(B) that respect the privacy laws of each
20	country.
21	(9) Terrorist watch lists.—The progress
22	made to enhance capacity of the United States to
23	combat terrorism through the coordination of
24	counterterrorism efforts including

1	(A) bilateral agreements between Canada
2	and the United States and between Mexico and
3	the United States to govern the sharing of ter
4	rorist watch list data and to comprehensively
5	enumerate the uses of such data by the govern
6	ments of each country;
7	(B) establishing appropriate linkages be
8	tween Canada, Mexico, and the United States
9	Terrorist Screening Center; and
10	(C) working to explore with foreign govern
11	ments the establishment of a multilateral watch
12	list mechanism that would facilitate direct co
13	ordination between the country that identifies
14	an individual as an individual included on a
15	watch list, and the country that owns such list
16	including procedures that satisfy the security
17	concerns and are consistent with the privacy
18	and other laws of each participating country.
19	(10) Money Laundering, income tax eva
20	SION, CURRENCY SMUGGLING, AND ALIEN SMUG
21	GLING.—The progress made to improve information
22	sharing and law enforcement cooperation in orga
23	nized crime, including—
24	(A) information sharing and law enforce

ment cooperation, especially in areas of cur-

1	rency smuggling, money laundering, alien
2	smuggling and trafficking in alcohol, firearms
3	and explosives;
4	(B) implementing the Canada-United
5	States Firearms Trafficking Action Plan;
6	(C) the feasibility of formulating a fire-
7	arms trafficking action plan between Mexico
8	and the United States;
9	(D) developing a joint threat assessment
10	on organized crime between Canada and the
11	United States;
12	(E) the feasibility of formulating a joint
13	threat assessment on organized crime between
14	Mexico and the United States;
15	(F) developing mechanisms to exchange in-
16	formation on findings, seizures, and capture of
17	individuals transporting undeclared currency
18	and
19	(G) developing and implementing a plan to
20	combat the transnational threat of illegal drug
21	trafficking.
22	(11) Counterterrorism programs.—En-
23	hancements to counterterrorism coordination, includ-
24	ing—

1	(A) reviewing existing counterterrorism ef-
2	forts and coordination to maximize effective-
3	ness; and
4	(B) identifying best practices regarding the
5	sharing of information and intelligence.
6	(12) Law enforcement cooperation.—The
7	enhancement of law enforcement cooperation
8	through enhanced technical assistance for the devel-
9	opment and maintenance of a national database
10	built upon identified best practices for biometrics as-
11	sociated with known and suspected criminals or ter-
12	rorists, including—
13	(A) exploring the formation of law enforce-
14	ment teams that include personnel from the
15	United States and Mexico, and appropriate pro-
16	cedures from such teams; and
17	(B) assessing the threat and risk of the St.
18	Lawrence Seaway System and the Great Lakes
19	and developing appropriate marine enforcement
20	programs based on the integrated border team
21	framework.
22	(13) BIOSECURITY COOPERATION.—The
23	progress made to increase and promote cooperation
24	in the analysis and assessments of intentional
25	threats to biosecurity, including naturally occurring

1	threats, as well as in the United States prevention
2	and response capacity and plans to respond to these
3	threats, including—
4	(A) mapping relationships among key reg-
5	ulatory and border officials to ensure effective
6	cooperation in planning and responding to a
7	biosecurity threat; and
8	(B) working jointly in support of the Pub-
9	lic Health Security and Bioterrorism Prepared-
10	ness and Response Act of 2002 (Public Law
11	107–188; 116 Stat. 594) to develop a regime
12	that employs a risk management approach to
13	the movement of foods and food products in our
14	countries and across our shared border, and
15	which builds upon and harmonizes with customs
16	processes.
17	(14) Protection against nuclear and ra-
18	DIOLOGICAL THREATS.—The progress made to in-
19	crease cooperation to prevent nuclear and radio-
20	logical smuggling, including—
21	(A) identifying opportunities to increase
22	cooperation to prevent smuggling of nuclear or
23	radioactive materials, including improving ex-

port controls for all materials identified on the

1	high-risk sources list maintained by the Inter-
2	national Atomic Energy Agency;
3	(B) working collectively with other coun-
4	tries to install radiation detection equipment at
5	foreign land crossings to examine cargo des-
6	tined for North America;
7	(C) enhancing border controls through ef-
8	fective technical cooperation and other forms of
9	cooperation to—
10	(i) prevent the smuggling of radio-
11	logical materials; and
12	(ii) examine related next-generation
13	equipment;
14	(D) enhancing physical protection of nu-
15	clear facilities in North America through effec-
16	tive technical and other forms of cooperation;
17	and
18	(E) developing a program on physical pro-
19	tection for Mexican nuclear installations that
20	increases the level of the "nuclear security cul-
21	ture" of those responsible for the physical pro-
22	tection of nuclear installations and transport of
23	nuclear material.
24	(15) Emergency management coopera-
25	TION.—The progress made regarding the appro-

1	priate coordination of our systems and planning and
2	operational standards for emergency management,
3	including the development of an interoperable com-
4	munications system or the appropriate coordination
5	of existing systems for Canada, Mexico, and the
6	United States for cross-border incident management.
7	(16) Cooperative energy policy.—The
8	progress of efforts to—
9	(A) increase reliable energy supplies for
10	the region's needs and development;
11	(B) streamline and update regulations con-
12	cerning energy;
13	(C) promote energy efficiency, conserva-
14	tion, and technologies;
15	(D) work with the Governments of Canada
16	and Mexico to develop a North American en-
17	ergy alliance to bolster our collective security by
18	increased reliance on North American energy
19	sources; and
20	(E) work with the Government of Mexico
21	to—
22	(i) increase Mexico's crude oil and
23	natural gas production by obtaining the
24	technology and financial resources needed
25	by Mexico for energy sector development;

1	(ii) attract sufficient private direct in-
2	vestment in the upstream sector, within its
3	constitutional framework, to foster the de-
4	velopment of additional crude oil and nat-
5	ural gas production; and
6	(iii) attract the private direct invest-
7	ment in the downstream sector, within its
8	domestic legal framework, to foster the de-
9	velopment of additional domestic refining
10	capacity to reduce costs for consumers and
11	to move Mexico toward self-sufficiency in
12	meeting its domestic energy needs.
13	(17) Feasibility of common external tar-
14	IFF AND DEVELOPMENT ASSISTANCE TO THE ECON-
15	OMY OF MEXICO.—The progress of efforts to deter-
16	mine the feasibility of—
17	(A) harmonizing external tariffs on a sec-
18	tor-by-sector basis to the lowest prevailing rate
19	consistent with multilateral obligations, with the
20	goal of creating a long-term common external
21	tariff;
22	(B) accelerating and expanding the imple-
23	mentation of existing "smart border" actions
24	plans to facilitate intra-North American travel
25	and commerce;

1	(C) working with Mexican authorities to
2	devise a set of policies designed to stimulate the
3	Mexican economy that—
4	(i) attracts investment;
5	(ii) stimulates growth; and
6	(iii) commands broad public support
7	and provides for Mexicans to find jobs in
8	Mexico; and
9	(D) working to support the development of
10	Mexican industries, job growth, and appropriate
11	improvements to social services.
12	SEC. 4. INFORMATION SHARING AGREEMENTS.
13	The Secretary of State, in coordination with the Sec-
14	retary of Homeland Security and the Government of Mex-
15	ico, is authorized to negotiate an agreement with Mexico
16	to—
17	(1) cooperate in impeding the ability of third
18	country nationals from using Mexico as a transit
19	corridor for unauthorized entry into the United
20	States; and
21	(2) provide technical assistance to support
22	stronger immigration control at the border with
23	Mexico.

1	SEC. 5. IMPROVING THE SECURITY OF MEXICO'S SOUTH-
2	ERN BORDER.
3	(a) Technical Assistance.—The Secretary of
4	State, in coordination with the Secretary of Homeland Se-
5	curity, the Canadian Department of Foreign Affairs, and
6	the Government of Mexico, shall establish a program to—
7	(1) assess the specific needs of Guatemala and
8	Belize in maintaining the security of the borders of
9	such countries;
10	(2) use the assessment made under paragraph
11	(1) to determine the financial and technical support
12	needed by Guatemala and Belize from Canada, Mex-
13	ico, and the United States to meet such needs;
14	(3) provide technical assistance to Guatemala
15	and Belize to secure issuance of passports and travel
16	documents by such countries; and
17	(4) encourage Guatemala and Belize to—
18	(A) control alien smuggling and traf-
19	ficking;
20	(B) prevent the use and manufacture of
21	fraudulent travel documents; and
22	(C) share relevant information with Mex-
23	ico, Canada, and the United States.
24	(b) Immigration.—The Secretary of Homeland Se-
25	curity, in consultation with the Secretary of State and ap-
26	propriate officials of the Governments of Guatemala and

- 1 Belize, shall provide robust law enforcement assistance to
- 2 Guatemala and Belize that specifically addresses migra-
- 3 tory issues to increase the ability of the Government of
- 4 Guatemala to dismantle human smuggling organizations
- 5 and gain tighter control over the border.
- 6 (c) Border Security Between Mexico and Gua-
- 7 TEMALA OR BELIZE.—The Secretary of State, in consulta-
- 8 tion with the Secretary of Homeland Security, the Govern-
- 9 ment of Mexico, and appropriate officials of the Govern-
- 10 ments of Guatemala, Belize, and neighboring contiguous
- 11 countries, shall establish a program to provide needed
- 12 equipment, technical assistance, and vehicles to manage,
- 13 regulate, and patrol the international border between Mex-
- 14 ico and Guatemala and between Mexico and Belize.
- 15 (d) Tracking Central American Gangs.—The
- 16 Secretary of State, in coordination with the Secretary of
- 17 Homeland Security, the Director of the Federal Bureau
- 18 of Investigation, the Government of Mexico, and appro-
- 19 priate officials of the Governments of Guatemala, Belize,
- 20 and other Central American countries, shall—
- 21 (1) assess the direct and indirect impact on the
- 22 United States and Central America on deporting vio-
- 23 lent criminal aliens;

1	(2) establish a program and database to track
2	Central American gang activities, focusing on the
3	identification of returning criminal deportees;
4	(3) devise an agreed-upon mechanism for notifi-
5	cation applied prior to deportation and for support
6	for reintegration of these deportees; and
7	(4) devise an agreement to share all relevant in-
8	formation with the appropriate agencies of Mexico
9	and other Central American countries.
10	(e) Aerial Interdiction of Narcotrafficking
11	THROUGH CENTRAL AMERICA AND PANAMA.—The Sec-
12	retary of State shall examine the feasibility of entering
13	into an agreement with Panama and the other countries
14	of Central America regarding the aerial interdiction pro-
15	gram commonly known as "Airbridge Denial".
16	SEC. 6. NORTH AMERICAN DEFENSE INSTITUTIONS.
17	(a) In General.—The Secretary of Defense, in con-
18	sultation with the Secretary of State, shall examine the
19	feasibility of—
20	(1) strengthening institutions for consultations
21	on defense issues among the United States, Mexico,
22	and Canada, specifically through—
23	(A) the Joint Interagency Task Force
24	South;

1	(B) the Permanent Joint Board on De-
2	fense;
3	(C) joint-staff talks; and
4	(D) senior Army border talks;
5	(2) proposing mechanisms to reach agreements
6	with the Government of Canada or Mexico regarding
7	contingency plans for responding to threats along
8	the international borders of the United States;
9	(3) in consultation with the Governments of
10	Canada and Mexico, and with input from the United
11	States Northern Command—
12	(A) developing bilateral and trilateral capa-
13	bilities and coordination mechanisms to address
14	common threats along shared borders; and
15	(B) work together to clearly define the
16	term "threats" to only encompass military or
17	defense-related threats, rather than other
18	threats to homeland security;
19	(4) offering technical support to willing regional
20	parties to maintain air space security, including con-
21	sultation mechanisms with the Joint Interagency
22	Task Force and the North American Aerospace De-
23	fense Command, to improve security in the North
24	American and Central American space; and

1 (5) proposing mechanisms to strengthen com-2 munication information and intelligence sharing on 3 defense issues among the United States, Mexico, and 4 Canada.

5 SEC. 7. REPATRIATION.

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6 The Secretary of State shall—

(1) apply the necessary pressure on, and negotiate with, other countries to accept the International Civil Aviation Organization Annex 9 one-time travel document provided by the United States in lieu of official travel documents if an inadmissible immigrant has not presented official travel documents or has presented fraudulent ones; and

(2) provide the proper support and international pressure necessary to facilitate the removal of inadmissible aliens from the United States and their repatriation in, or reinstatement by, a responsible country, with a focus on criminal aliens that are deemed particularly dangerous or potential terrorists.

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